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6-17-03



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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Christopher, G.M., et al.

Serial No.: 08/736,896

Filed: October 25, 1996

For: DETACHABLE MULTIDIAMETER
VASOOCCLUSIVE COIL

)
) **Group Art Unit: 3731**

)
) **Examiner: Bui, Vy Q.**

DECLARATION OF MICHAEL WALLACE

PURSUANT TO 37 CFR §1.132

Commissioner for Patents
Washington, D.C. 20231

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TECHNOLOGY CENTER R3700

I, Michael Wallace, declare and state as follows:

1. I am employed as the Director of Technology for New Ventures at Boston Scientific Corporation, and have been working in the field of vasoocclusive technology for 8 years.
2. I received a Bachelor of Science Degree from the University of Delaware in 1991, and a Master of Science Degree from the University of California Davis in 1995.
3. I have reviewed the specification for Patent Application Ser. No. 08/736,896, entitled "Detachable Multidiameter Vaso-Occlusive Coil," and understand the term "helical vasoocclusion coil," as used therein to refer to a vasoocclusive device that has a primary coil

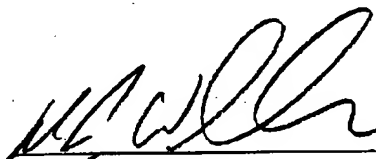
configuration formed, for example, by wrapping a wire around a mandrel, and a secondary helical configuration formed, for example, by wrapping the primary coil around a larger mandrel.

4. I have reviewed U.S. Patent No. 4,994,069 and understand the vasoocclusive device illustrated in Fig. 2B and described in the text accompanying that figure to be an example of a helical vasoocclusion coil.

5. I have reviewed the amended claims, as presented in the amendment and response, dated December 9, 2003, and understand the claimed "windings" to refer to the windings of the secondary helical configuration of a helical vasoocclusion coil.

6. All statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true; and further these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: December 9, 2003

 12/09/03
Michael Wallace